Patent Docket No.	: J972-001 US
Firm	: Notaro & Michalos P.C
Fax No.	: (845) 359-7798

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Dimitrios Mantas

U.S. Patent No. : 7.380.487

Issue Date : June 3, 2008

Application No. : 10/522,271

Filing Date : January 25, 2005

For : Magnetomechanical System for Reduction the Recoil of a

Gun

Examiner : Gabriel J. Klein

Art Unit : 3641
Confirmation No. : 8785

2 Pages Via EFS-Web Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

REQUEST FOR ISSUANCE OF CERTIFICATE OF CORRECTION

Sir:

The Commissioner is respectfully requested to expedite the issuance of the attached Certificate of Correction, correcting the surname of the inventor, Dimitrios Mantas.

The error was made by PTO mistake.

If any fee is required, despite the fact that the error was made by the U.S. Patent

and Trademark Office, the Commissioner is authorized to charge Deposit Account No. 14-

1431 with any fee that is due.

Throughout the file history, including on official papers from the PTO, the inventor's

name was correctly spelled except for one location which was the Declaration that had

been submitted on January 25, 2008. That Declaration was superseded, however, by a

second Declaration submitted on February 8, 2008 with a document entitled "Further

Submission of Declaration and Request for Corrected Name of Inventor." Attached please

find a copy of that document.

The inventor has experienced difficulty in licensing his patent because of the error

in the spelling of his name and requests that the Certificate of Correction be issued quickly

to help ameliorate the difficulty he is having which resulted from the error.

Favorable and expedited action is respectfully requested.

Respectfully submitted,

/PETER C. MICHALOS/

Peter C. Michalos Reg. No. 28,643

Attorney for Applicants Tel. 845-359-7700

Dated: July 10, 2008

NOTARO & MICHALOS P.C.

100 Dutch Hill Road, Suite 110 Orangeburg, New York 10962-2100

Customer No. 21706

Page 2 of 2

Atty. Docket: J972-001 US

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Dimitrios Mantas

Serial No. : 10/522.271

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Examiner : Examiner Klien

Group Art Unit : 3641

For : Magnetomechanical System for

Reduction the Recoil of a Gun

Confirmation No. : 8785

2 Pages Via EFS Web

Attention: Examiner Klein Mail Stop Amendment Commissioner for Patents P.O. Box 1450

Alexandria, Virginia 22313-1450

FURTHER SUBMISSION OF DECLARATION AND REQUEST FOR CORRECTED NAME OF INVENTOR

Dear Examiner Klein:

In supplement to the response filed January 25, 2008 attached is a corrected, executed Declaration for this application.

It is also again requested that the order of the inventors names be corrected to conform to American usage and be Dimitrios Mantas, "Dimitrios" being his given name and

"Mantas" being his family name.

It is understood that this application is in condition for allowance and further favorable action is respectfully requested.

Respectfully submitted,

/PETER C. MICHALOS/ Peter C. Michalos Reg. No. 28,643 Attorney for Applicant(s) Phone: 845-359-7700

Dated: February 8, 2008

NOTARO & MICHALOS P.C. 100 Dutch Hill Road Suite 110 Orangeburg, New York 10962-2100

Customer No. 21706

Attv. Docket:	J972-001 US	_
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DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

English Language Declaration

As a helow named inventor. I hereby declare that:

AS a Der	ow named inventor, Thereby C	Journal Committee	
My resid	lence, post office address and	citizenship are as stated below next to n	ny name,
and joint invento	l am the original, first and sole r (if plural names are listed b on the invention entitled	e inventor (if only one name is listed below elow) of the subject matter which is clain	r) or an original, first ned and for which a
MAGNE	TOMECHANICAL SYSTEM F	OR REDUCTION THE RECOIL OF A G	UN
the specification	of which (check one):		
[]	is attached hereto		
	was filed on <u>January 25, 200</u> and was amended on	as Application Serial No. <u>10/522</u> (if applicable).	2,271
i hereby including the cla	state that I have reviewed and ims, as amended by any ame	understand the contents of the above-ide ndment referred to above.	ntified specification,
	viedge the duty to disclose info Regulations, § 1.56.	rmation which is material to patentability a	s defined in Title 37,
annlication(s) fo	r natent or inventor's certifica	ts under Title 35, United States Code, s ate listed below and have also identified rving a filing date before that of the applicat	l below any foreign
Prior Foreign Ac	plications		Priority Claimed
PCT/GR04/0000 (Number)	08 PCT (Country)	06/02/2004 (Day/Month/Year Filed)	YES NO
20030100056 (Number)	Greece (Country)	06/02/2003 (Day/Month/Year Filed)	YES NO
l hereby Provisional Appl		35, United States Code, §119(e) of the foli	owing United States
			Priority Claimed
			YES NO
	(Number)	(Day/Month/Year Filed)	[J I]

	Atty	Docket:	972-001 US
I hereby claim the benefit under Title listed below, and insofar as the subject mat prior United States application in the manns §112, I acknowledge the duty to disclose in Code of Federal Regulations, §1.56 which and the national or PCT international filing !	ter of each of the cla er provided by the firs formation which is n became available be	ims of this applica of paragraph of Tile naterial to patenta of tween the filing of	ation is not disclosed in the tle 35, United States Code, bility as defined in Title 37,
This application is a	of	U.S. / PCT Appli	cation
Serial No.	Filing Date	Status	(Patented, Pending, Abandoned)
I hereby declare that all statements made h on information and belief are believed to b knowledge that willful false statements and under Section 1001 of Title 18 of the United the validity of the application or any patent	be true; and further the like so made are States Code and tha	that these states	nents were made with the e or imprisonment, or both,
POWER OF ATTORNEY: As a nam agent(s) to prosecute this application and tra therewith.	ned inventor, i here ansact all business ir	by appoint the fo the Patent and T	ollowing attorney(s) and/or rademark Office connected
Angelo Notaro Reg. No. 27,664		C. Michalos No. 28,643	
John Zaccaria Reg. No. 40,241		n Wolson No. 22,620	
Send Correspondence to:			
100 🛭	ARO & MICHALO Outch Hill Road , Su burg, New York 10	ite 110	
Customer No.: 21706 Direct Telephone Calls to: (845) 359-770	00		
Dimitrios MANTAS Full Name of Sole or First Inventor	felo	ery 8	2008
Inventor's signature Athens, Greece	Dete	·	
Residence Greece Citizenship 37 Mikras Asias str. Argiroupoli, Athens, C	Proces		
Post Office Address			
PLEASE CHECK BOX IF ADD	OITIONAL SHEET(S) ARE ATTACH	ED

Electronic Acknowledgement Receipt				
EFS ID:	2833789			
Application Number:	10522271			
International Application Number:				
Confirmation Number:	8785			
Title of Invention:	MAGNETOMECHANICAL SYSTEM FOR REDUCTION THE RECOIL OF A GUN			
First Named Inventor/Applicant Name:	Mantas Dimitrios			
Customer Number:	21706			
Filer:	Peter C. Michalos			
Filer Authorized By:				
Attorney Docket Number:				
Receipt Date:	08-FEB-2008			
Filing Date:	25-JAN-2005			
Time Stamp:	14:16:17			
Application Type:	U.S. National Stage under 35 USC 371			
Payment information:				
Submitted with Payment	no			

File Listin	g:				
Document Number	Document Description	File Name	File Size(Bytes) /Message Digest	Multi Part /.zip	Pages (if appl.)

Document Number	Document Description	File Name	File Size(Bytes) /Message Digest	Multi Part /.zip	Pages (if appl.)
1	1 Miscellaneous Incoming Letter J972-001US-S	J972-001US-Sub-POA2.pdf	14798	no	2
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2	Oath or Declaration filed	Declaration.pdf	45920	no	2

This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filling date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filling Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filling date of the application.

PTO/SB/44 (09-07)

Approved for use through 08/31/2010. OMB 0651-0033 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OME control number.

(Also Form PTO-1050)

UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

PATENT NO.	: 7,380,487	Page _	1	of _	1_
APPLICATION NO					
ISSUE DATE	June 3, 2008				
INVENTOR(S)	Dimitrios Mantas				
is hereby corre	ed that an error appears or errors appear in the above-identified patent and the cted as shown below: page, correct fields (12) and (76) to read:	nat said L	.etter	s Pa	tent
(12) United St Mantas	ates Patent				
(76) Inventor:	Dimitrios Mantas, 37 Mikras Asias str., Argiroupoli, Athens (GR)				

MAILING ADDRESS OF SENDER (Please do not use customer number below):

This collection of information is required by 37 CFR 1.322, 1.323, and 1.324. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is either to idea 1.0 hour to complete, including gathering, preparing, and submitting the completed application from to the USPTO. Time will vary depending upon the individual cases. Any contents on the amount of time by un require to complete this form and/or suggestestor for reducing the bodges, 450,000. A USP CENT CONTENT OF THE CONTENT OF

Privacy Act Statement

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S. C. 2(b)(2). (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

- The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement neorbations.
- A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the
- A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.